# Before the Federal Communications Commission Washington, DC

)	the Matter of
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)	equest for Review of the Decision of
)	e Universal Service Administrator
)	or Waiver by
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)	ochise School District 26
	ochise, AZ
)	hools and Libraries Universal Service
)	
) ) ) ) CC Docket No. 0	

To: Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
445 12<sup>th</sup> Street SW
Washington, D.C. 20554

# **REQUEST FOR REVIEW OR WAIVER**

The Cochise School District 26 ("District"), through its representative, E-Rate Elite Services, Inc. (EES), hereby respectfully requests that the Federal Communications Commission ("FCC" or "Commission") review a decision of the Universal Service Administrative Company ("USAC") that denied invoice deadline extensions for FY 2012 FRNs 2340096 and 2340116, and instruct USAC to grant the requested invoicing deadline extensions. Alternatively, the District requests that the Commission reach the same results by waiving its rules pursuant to §§ 54.719 through 54.723 of the Commission's rules.<sup>1</sup>

At issue is the District's contention that the invoice deadline extension requests were submitted in compliance with the USAC invoice deadline extension procedures that were in place at that time.

# **Application Information**

Billed Entity Number: 143070 FCC Form 471 Application Number: 824159

FRNs Under Appeal: 2340096 and 2340116

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<sup>&</sup>lt;sup>1</sup> 47 C.F.R. §§ 54.719 - 54.723

Administrator's Decision on Invoice

Deadline Extension Request: January 16, 2015 Administrator's Decision on Appeal: April 29, 2016

Service Providers: AT&T Corp., Verizon Wireless

Service Provider Identification Number (SPIN): 143001192, 143000677

#### I. Facts

On October 24, 2014 EES filed a request for invoice deadline extensions for FRNS 2340096 and 2340116, citing the condition "that documentation requirements necessitated third party contacts and certification", which we believed to fit the situation.

On January 16, 2015, EES received notification from USAC that the request for invoice deadline extensions for the aforementioned FRNs was dismissed because "Current deadline extension rules and procedures to not allow approval for the reason submitted."

In response, EES filed an appeal with USAC to reconsider the decision to dismiss the invoice deadline extension requests. EES's appeal was subsequently denied on April 29, 2015 citing the denial reason that:

"Administrative procedures related to the payment of support for discounted services establish deadlines for applicants or service providers to submit invoices to USAC. The administrator provides an extension of the deadline under certain conditions. Those Conditions are documented in the Reference area on the USAC website. (See Invoice Extensions for more information.) Your request did not provide information that satisfied those conditions..."

# II Discussion

The District and EES are submitting this Request for Review or Waiver to the Commission based on the following point:

 The request for invoice deadline extension was filed in accordance with the guidance posted on USAC's website

## Invoice Deadline Extension Request Filed in Accordance with Posted Guidance

Per USAC's website<sup>2</sup>, and included in the Administrator's Decision on Appeal, there are a number of conditions under which invoice deadline extensions may be granted. Included in this list is "Documentation requirements that necessitate third-party contact or certification". It is our belief that this condition fits this situation because the service provider was required to sign the BEAR Form in order for the District to receive its E-Rate reimbursements for FRNS 2340096 and 2340116.

It appears that USAC's dismissal of the October 24, 2014 invoice deadline extension requests because "Current deadline extension rules and procedures do not allow approval for the reason submitted" as well as the subsequent appeal denial because:

"...invoicing deadlines for earlier funding years, absent extraordinary circumstances justifying the failure to timely submit invoices, we expect the Bureau and USAC to deny any requests or appeals seeking an invoicing deadline extension of more than 12 months after the last date to invoice..." are directly related to guidance and rule changes stated in the E-rate Modernization Order.

We respectfully suggest that the rules and procedures noted in USAC's dismissal and denial reasons noted above were not in effect at the time the invoice deadline extension requests were submitted to USAC. Paragraph 240 of the E-rate Modernization Order states:

"We adopt a rule allowing applicants to seek and receive from USAC a single one-time invoicing extension for any give funding request, provided the extension request is made no later than what would otherwise be the deadline for submitting invoices: 120 days after the last day to receive service, or the date of the FCC form 486 notification letter."

This ruling codified USAC's existing invoice filing deadline; however, the amended rule, 47 C.F.R. §54.514, did not become effective until December 18, 2014.<sup>4</sup> Notwithstanding, the invoice deadline extension was submitted within the relevant invoice period, in compliance with the invoice deadline guidelines and procedures cited by USAC in its appeal denial reason.

## III Conclusion

Throughout its application process, the District has complied with all E-Rate program rules and regulations. No waste, fraud, or abuse of E-Rate funds has occurred, and it would serve the public interest

<sup>&</sup>lt;sup>2</sup> http://www.usac.org/sl/applicants/step07/invoice-extensions.aspx

<sup>&</sup>lt;sup>3</sup> Modernizing the E-rate Program for Schools and Libraries, WC Docket No. 13-184, Report and Order and Further Notice of Proposed Rulemaking, 29 FCC Rcd 8870 (2014), ¶ 240

<sup>&</sup>lt;sup>4</sup> Modernization of the Schools and Libraries "E-Rate" Program, 79 Fed. Reg. 68632 (November 18, 2014)(to be codified at 47 C.F.R. pt. 54).

for the Commission to grant the requested invoice deadline extensions for FRNS 2340096 and 2340116 and would alleviate financial hardship for the District. Furthermore, we believe there were no violations of E-Rate program rules or regulations that warranted denial of the invoice deadline extension or the subsequent appeal. Therefore, we respectfully request that the Commission grant this appeal and find that the District's invoice deadline extension requests for FRNS 2340096 and 2340116 were submitted in compliance with the invoice deadline guidelines and procedures that were in place at the time of the requests.

Alternatively, the Commission has previously established that a rule may be waived where the particular facts make strict compliance inconsistent with the public interest.<sup>5</sup> In addition, the Commission may take into account considerations of hardship, equity, or more effective implementation of overall policy on an individual basis.<sup>6</sup> Therefore, in the event that the Commission does find that the District's invoice deadline extension requests for FRNS 2340096 and 2340116 were not submitted in compliance with the invoice deadline guidelines and procedures that were in place at the time of the request, we request that the Commission grant the District a waiver of the invoice deadline for FRNS 2340096 and 2340116.

Respectfully submitted,

Christopher Lenhardt, CFE E-Rate Elite Services, Inc.

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<sup>5</sup> Northeast Cellular Telephone Co. v. FCC, 897 F.2d 1164, 1166 (D.C. Cir. 1990) (Northeast Cellular)

<sup>&</sup>lt;sup>6</sup> WAIT Radio v. FCC, 418 F.2d 1153, 1159 (D.C. Cir. 1969); Northeast Cellular, 897 F.2d at 1166